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|---|---------------------|--|--|--|-----------------|--|------------------------|-----------------|--------------------------|--|
| ۶ ۱ | 3 2004 5 | OFFICE VS | · · · · · · · · · · · · · · · · · · · | IN THE UNITE | D STATE | S PATENT AND | TRADEMARK C | | PATENT 50101-02196 | |
| 78 | TARDIRANI(| ? s) | : | Takeshi HASH | IMOTO et al. | | | | | |
| | Serial No. | | : | 09/601,255 | | | | | • | |
| | For | | : | INFORMATIO | N PROVIDING | G APPARATUS AND IN | FORMATION PROVI | DING METHOD |) | |
| | Filed | | . : | September 25, | 2000 | | | | | |
| | Examiner | | ; | GOLINKOFF, | Jordan | | | | | |
| | Art Unit | | | 2174 | | | BEC | EIVED | | |
| | COMMIS Alexandri | SIONE | ENDMENT ER FOR PATENTS 22313-1450 | | | | | SEP 1 5 2004 | | |
| | Sir: | Trans | smitted herewith is an an | nendment in the above | e-identified ap | Technology Center 2100 | | | | |
| | | \boxtimes | No additional fee | is required. | | | | | | |
| | | | The fee has been | calculated as shown | below. | | | | | |
| | • | This is an application of a small entity under 37 CFR 1.9(f), and the amounts shown in parenth Claims as Amended | | | | | hown in parentheses a | pply. | <i>‡</i> | |
| | | - | (1) | (2) Claims remaining after amendment | (3) | (4) Highest number previously paid for | (5) Present extra | (6) Rate | (7) Additional fee | |
| | | | Total claims | 12 | Minus | 30 = | 0 × | \$18(9) | = \$0 | |
| | • | • | Independent claims | 8 | Minus | . 22 = | 0 × | \$86(43) | = \$0 | |
| | | | | | | Total addition this ame | · · | | = \$0 | |
| If the entry in Column 2 is less than the entry in Column 4, write "0" in Column 5. If the highest number of total claims previously paid for is less than 20, write "20" in this space. If the highest number of independent claims previously paid for is less than 3, write "3" in this space. | | | | | | | | | • | |
| ٠ | | | This application contains a multiple dependent claim. The required fee of \$290 (\$145) has been previously paid \square , or is paid herewith \square . | | | | | | | |
| | | This response is being filed within the month following the expiration of the term originally set therefor. This is a petition to request a <u>-month</u> extension of time. A check covering the cost of the petition is enclosed. | | | | | | | | |
| | | A USPTO Form 2038 – Credit Card Payment Form in the amount of \$.00 is attached, which covers the cost of additional claims andmonth petition for extension of time. | | | | | | | | |
| | | | | posit Account No. 50-0 | • | | | | | |
| | | Ⅵ. | Placea chama ar | ny additional foos incur | rad by reacon | of this reconned or credi | t any overnavment to F | Tenecit Account | No 50L0320 | |

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Mail Stop Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on September 9, 2004.

Darren M. Simon, Reg. No. 47,946
(Name of Applicant, Assignee or Registered Representative)

Signature September 9, 2004

Date of Signature

FROMMER LAWRENCE & HAUG, LLP Attorneys for Applicant(s)

By: Darren M. Simon Reg. No. 47,946 Tel. (212) 588-0800



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s)

Takeshi HASHIMOTO et. al.

Serial No.

09/601,255

For

INFORMATION PROVIDING APPARATUS AND

INFORMATION PROVIDING METHOD

Filed

September 25, 2000

Examiner

J. Golinkoff

Art Unit

2174

745 Fifth Avenue New York, NY 10151 Tel. (212) 588-0800

I hereby certify that this correspondence is being deposited with The United States Postal Service as first class mail in an envelope addressed to: Mail Stop Amendment, Commissioner for Patents, Alexandria, VA 22313-1450, on September 9, 2004.

Darren M. Simon, Reg. No. 47,946 Name of Applicant, Assignee or Registered Representative

Signature

September 9, 2004

Date of Signature

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SEP 1 5 2004

Technology Center 2100

Mail Stop Amendment Commissioner for Patents Alexandria, VA 22313-1450

Dear Sir:

Responsive to the non-final Office Action which issued June 10, 2004, please consider the following amendment to the above-referenced application.